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	Application N .	Applicant(s)	
Notice of Allowability	10/716,158 Examiner	SMITH ET AL. Art Unit	
	Mark A Osele	1734	
The MAILING DATE of this communication approximately All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this or other appropriate communical GHTS. This application is subje	application. If not includition will be mailed in due	ed course. THIS
1. \boxtimes This communication is responsive to <u>amendment filed Sep</u>	otember 30, 2004.		
2. The allowed claim(s) is/are <u>2-18</u> .			
3. The drawings filed on are accepted by the Examine	er.		
 4. ☐ Acknowledgment is made of a claim for foreign priority unallowed Allowed Books and the priority documents have allowed Books and the priority doc	e been received. e been received in Application Note the been received in the communication to file a report of this communication to file a report of this application. Initial Note the attached EXAMIN the reason(s) why the oath or decord be submitted. Is be submitted. Is Amendment / Comment or in the last of BIOLOGICAL MATERIA	his national stage application of the lawings in the front (not the late). The submitted in the late of the late o	quirements
Attachm nt(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/C Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Summ Paper No./Mail 08), 7. ☐ Examiner's Ame	Date	

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REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: None of the prior art, either alone or in combination suggest the claims as amended. As pointed out by applicant, the splicing member of Riess et al. would negate the intention of Deans et al. to create a splice that does not require an additional member. Similarly, the newly cited reference to Balamuth et al. and the reference to Vance, Jr. would not be combinable with Riess et al. to meet the instantly claimed limitations. Balamuth et al. shows vibratory welding of film strips and teaches that to be preferential to splicing tapes because splices formed by tapes can be time consuming, unreliable in strength and erratic in position (column 1, lines 31-36). Vance, Jr. also teaches that ultrasonic splicing of film strips is preferable to older methods such as taping (column 1, lines 17-23). Furthermore, none of the prior art suggests a splice formed by inductive heating with a peel strength greater than 1 kg/35mm and a tensile strength greater than 18 kg/35mm.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark A Osele whose telephone number is 571-272-1235. The examiner can normally be reached on M-F 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Fiorilla can be reached on 571-272-1187. The fax phone number for the organization where this application or proceeding is assigned is 703-

872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MARK A. OSELE PRIMARY EXAMINER Page 3

December 22, 2004